FEDERAL BUREAU OF INVESTIGATION FOI/PA DELETED PAGE INFORMATION SHEET FOI/PA# 1244857-0

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Total Deleted Page(s) = 20
Page 8 ~ b6; b7C;
Page 9 ~ b6; b7C;
Page 38 ~ Referral/Direct - 9A-CG-8013 dated Oct 17, 1986/USPS;
Page 39 ~ Referral/Direct - 9A-CG-8013 dated Sept 22, 1986/USPS;
Page 40 ~ Referral/Direct - 9A-CG-8013 dated Sept 22, 1986/USPS;
Page 43 ~ b6; b7C;
Page 44 ~ b6; b7C;
Page 45 ~ b6; b7C;
Page 46 ~ b6; b7C;
Page 52 ~ Referral/Direct - 9A-CG-8013 date July 19, 1987/EOUSA;
Page 56 ~ Referral/Direct - 9A-CG-8013 dated July 19, 1987/EOUSA;
Page 57 ~ Referral/Direct - 9A-CG-8013 dated July 30, 1987;
Page 74 ~ Duplicate;
Page 75 ~ Duplicate;
Page 77 ~ Duplicate:
Page 78 ~ Duplicate;
Page 80 ~ Duplicate;
Page 81 ~ Duplicate;
Page 82 ~ Duplicate;
Page 83 ~ Referral/Direct - 9A-CG-8013 dated Dec 10, 1987/EOUSA;
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14	note let	Ter follo	wing some	angi	y pho	re Calls	To 6	Jates office	e,	i
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In letter Aulyiet Threatened to either rob or take hostage Yates										
Imployees in Evansten.										
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b6 b7C

(Title)

(File No.)

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Item	Date Filed	To be returned.	5	Disposition
1	11/87	X	Ony motion	
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3		X	CCH, DNU + Registalin Ne	
9.	,	5	One letter sent to Comes	es on Units.
5	12/80	×	One lette per to Judes	e Parl Punkett
6	106	Y	nu notal	
7.	2/88	, X	oria note of allsA	
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By (Name or Special Agent)	
To Be Returned Yes No Receipt Given Yes No	
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e),Federal Ru of Criminal Procedure □ Yes □ No	les
Title:	
Reference: (Communication Enclosing Material)	
Description: Original notes re interview of	
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b6 b7C

MEMORANDUM Previous editions usable OF CALL TO: YOU WERE VISITED BY-YOU WERE CALLED BY-OF (Organization) AUTOVON FTS PLEASE PHONE D b6 b7C INECTO SEE YOU ENT WISHES RETURNED YOUR CALL MESSAGE

63-110 NSN 7540-00-634-4018 STÄNDARD FORM 63 (Rev. 8-81)
Prescribed by GSA
FPMR (41 CFR) 101—11.6

☆ GPO 1987-181-246/60001

RECEIVED BY

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Title:
Deference
Reference: (Communication Enclosing Material)
Description: Original notes re interview of

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b6 b7C

10/13/87 -11:46 A.M Spoke to about 20 mins. Told him el was attempting to serve some servels Still urfadic he was wronged possible violation of Civil Rights. Left at that, tried to tell him to pick up the prices and more alered Said he waited a sellement for way doing. alleged he had paper That his fees als paid for all allower for. Disc of allonery before bar.

Field File No.	9A-8013 IA8
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10-1-87 b7C Civil Watter Paul Plunhett, U.S. Fed Judge ND U.S A Horney lo Aug 81 no facts about case. eb-83 # 14, 638. XX -7 Lension Statul cu March of 83 Certain parts time limit bounts. no one wants to touch it. no more threatening letters ..

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Description: 데	Original notes re interview of

b6 b7C

12/86 talked to FBI Lost 1st Jime - Jime - baned Conth limit to Lile Years Jerned to Punkett got new atty. _ - Strung him on. + Still had June bar Diobkem (still mid mate D case June-baned didn't know) got new alty. Said ports of case June-baned tout could get back in Plunketts & ruling **b6** b7C -AUSA - AUSA got from addiess but he doesn't know it Gold him he was Filing motions + attending hearings - never went upon advice

Fold him they had a Nefftement b6

Plunkiel's ruling again Vuly 16 - Juned into FRSC - powhere

2 disciplined - investigated Gard -3- review of case by Plunkett -4- reosen case for xettlement - Jain settlement Pluntatt referrel to AROC 11: investigate appeopulately promised as a result: get & job back \$350,000 / damages - lost wages + benglits back Day attorney's fees Conjunction preventing discumination 11/9/81- laid off by Post office "removed"

b6 b70

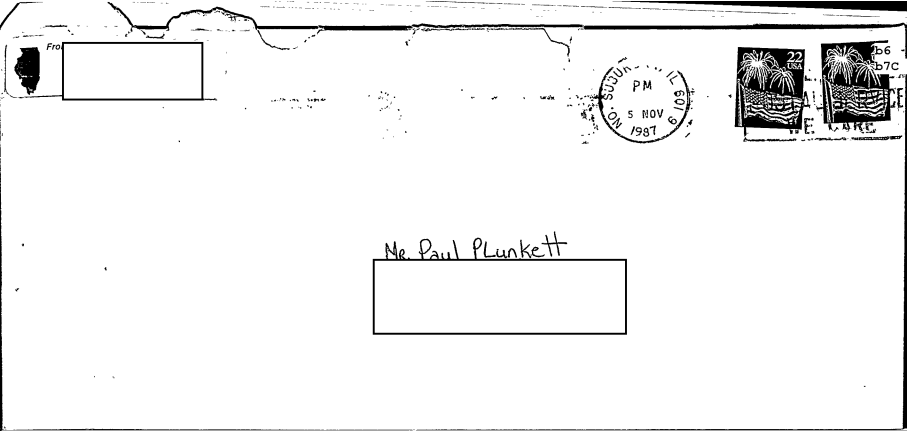
b7C

Field File No.
Serial # of Originating Document
00 and File No. 66 9-80/3 - 178
Date Received /
From Judge Paul Plunkett
(Name of Contributor)
(Address of Contributor)
By
To Be Returned Yes No Receipt Given Yes No
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e), Federal Rules of Criminal Procedure Yes No
Title: Diginal letter sent to Undge Paul Plunkett, daled 11/5/81, by
Reference:
(Communication Enclosing Material)
Description: Original notes re interview of

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Dear Mr. Plunkett, Nov. 5, 1987. Please excuse this unusual way that I had to Contact you, but I had to bring to your attention an important matter, It's about a Case that was in your Court from March of 1983 until January of 1986. It was Case H I was the Plaintiff in that case and I was both sveing the U.S. Post office and the Nath. Assoc. of Letter Carriers. The lowsuit was filed on August 11, 1981, by an attorney that I had hired, named The Case was in the Court of Judge J. Flaum. As a result of filing this lawsuit, on November 9, 1981, I was removed from my job at the Post Office. I was not fined or laid-off of the job. told me that if they tried to remove me from the fol he 1070 never did this. I remained on the Case for a year. During this time, he never filed any facts in this Case. At the end of 1982, I get into an argument with for not doing anything with this case and I

(d) told him that I was going to turn him into the Attorney Registration and Discipling Commission for not working on the Case. Called me a week later and told me that there was nothing more that he Could do. then had the Case transfered to your Court, and on January 21, 1983, you gave him permission to withdraw as my attorney. I then herel another attorney to take the Case from . The next attorney I had was attended a Status bearing along with the ather attorneys in March of 1983. After, he tel me that only two parts of the case were still god, the rest of the case was time-barred by a six month time limit of the Nath. Lobor 1070 Relations Act band on a case called " Del Costello Vs. Intl. teamsters. Vasled about the rest of the Case that was time-barrel. He told me that he could always bring it back note the Case later on. He never did this. The reason being was that the whole Care was time-barred. When these attorneys attended

the status bearing in March of 1983, they lied to me, they lied to the Courts, and they lied to you, the Judge on this Case. Depositions slanted in October of 1983. The Post Office's attorney requested Copies of my income, tax returns, Igt into a disagreement with about this. He tild me that they had a right to ask for These weene tox copies. He said that it was part of the Case. The rest of 1983 & part of 1984, were spent with depositions from different witnesses that were involved in this case. Then, on January 29, 1986, you made a final decision on the Case. Jour decision on the two parts of this Case was the same as it was back in March of 1983, that it was time-barred by the six Months time limit of the Natt, John Relations act; "Del Costello Vs. Intl. teansters, I knew then that something was wrong. The same 1070 Judge Cannot make the same decision on the same Case twice. I did not send me a Copy of this decision until two weeks after it was made. This left me only

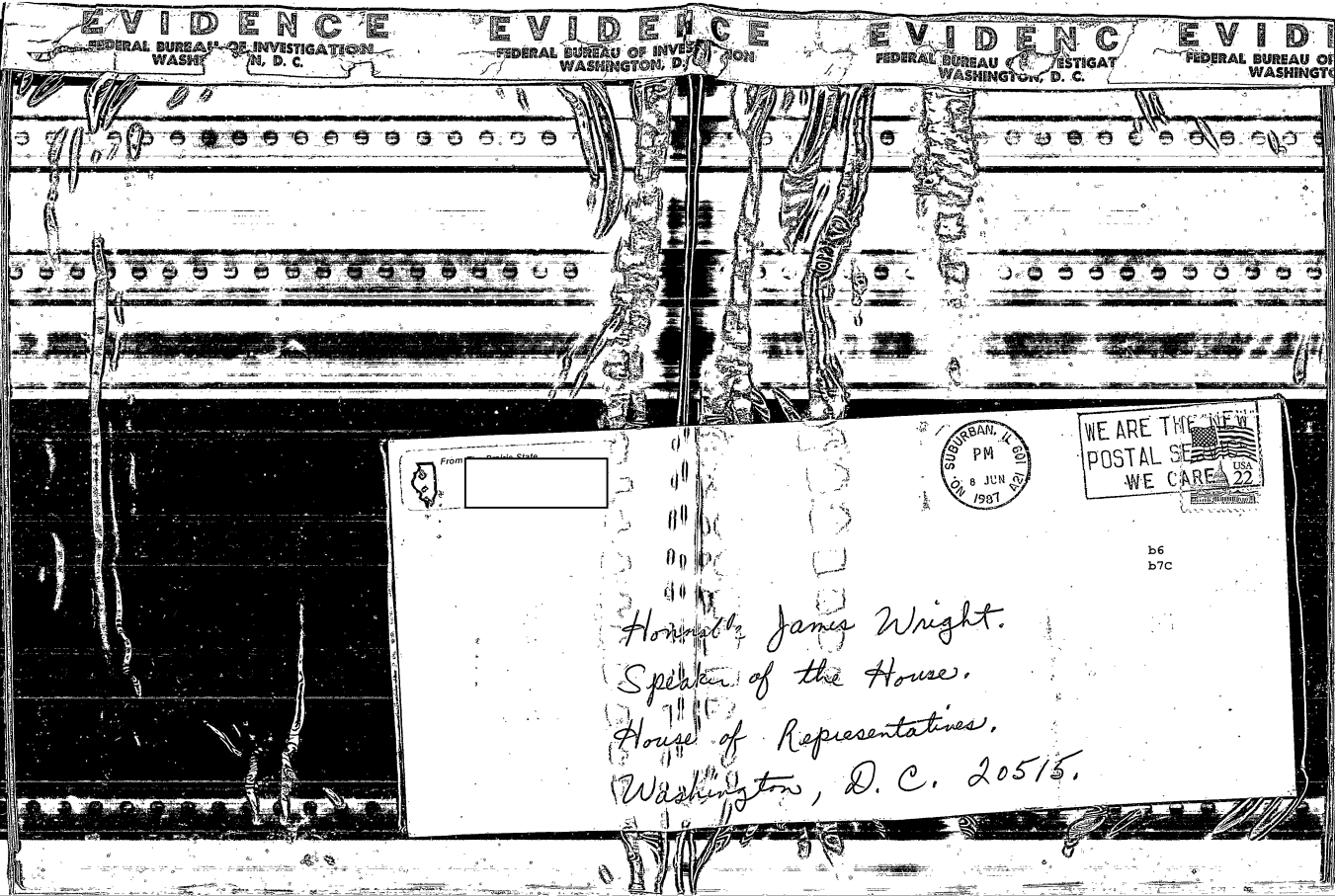
speal because hel guit being my attorney to file an attorney within that time I then Called Federal Court and talked with your Clerk. Sasked her if & Could come in and talk to you about this, but she refused to let me do this. I have been trying since February of 1986 to find an attorney to respen this case, but we one that I talked to round bely me. I even talked to attorneys in order to sue for Malpractice but both they would not do this either, They admit that it was the 1st attorney that had lost attended in the 1st attorney that had lost as it is the state of the lawsit, but what happened from 1983 till 1986 was another matter. The Post office knew that I was determined to get my job back or a settlement in money or both. The only way they Could prevent me from doing this was to ask for Copies of my income tox returns and find out how much money & had, When my money was all gove, then the Case Came to an ent. also have a letter from that both both

(5) says that he was taking the many from me and giving it to the opposing Counsel, Some ottomys I have talked to believe that you, the Judge, was paid off, I do not believe this. I do, however, believe that something went on between the attorneys that were involved in this Case and the Clerks that were assigned to you at that time, I believe this metter should be investigated. 1070 I paid 14,648,30. That males one 4/8,000 that I was defranded out of ones a lawseit that was smoded, and a job that I was never fuel from. I even asked the F.B.F. to swestigete this but they refused. Not once but twice. I don't know why these two attorneys did this to me, but I believe they both were paid-off very well. I am thinking about taking this to the newspaper so as they can print a story about it and let everyone know that there is now Corruption in Federal Court, I will enclose my name & address & telephone number and the temes that I can be

as soon as possible otherwise e will be reading about this in the	et me nevspoper.
Thank you.	b6 ь7с
P.S. My telephne # is I Can be reached from Mn. 7 Triday from 12:00 noon n the the evening.	thu

Field File No. 9A - 8013 - 1A4
Serial # of Originating Document
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Date Received 6 27 87
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(Address of Contributor)
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(Name of Special Agent)
To Be Returned ☐ Yes ☑ No Receipt Given ☐ Yes ☒ No
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e), Federal Rules of Criminal Procedure ☐ Yes ☐ No
Title:
Reference:
(Communication Enclosing Material)
Description: □ Original notes re interview of
ORIGINAL LETTER SENT TO CONGRESSMAN
SIDNEY R. YATES GO HONDRABLE JAMES WRIGHT SDEAKER OF THE HOUSE OF REPRESENT.
B
ь7с

5 33



in order to make sure that this case did not go to total I have been unable to find an attemy since jaming of 1986 to try and get this case respect. All attemps that I have talked to since then have tell in that the make some songton in tedent Court her in a telephoe Conversation that I had with him about 9 mills and 12 to down the short her gt lock to Washington he would have somenes look its the matter, He never die Since I was never really fined from my got with the Post Office, I requested that they return to me my job and all back-pay that I have list oner a 5/2 year span plus all other money of have lost invalued in this matter. I have not heart from Mr, yates since and when I call his office to inquire about this problem, his staff is very abrasive to me. Friends of mine have tald me that I should not the people in Mr. Yate's affice with I get back.

all the money that I have lost in to held them histoge, then everybody across the whole Country will know what hoppened. I hope I do not have to do this. I hope that possibly this letter may find its way into the hand of tedent to the Care link into this matter and find out why my rights to a fair trial and alon my rights to work for the Post affire are being denied me, Any help you can give me will be greatly Thank you. P.S. Please inform Mr. Jates of his obligation to start by the people of his district and also to defend the Constitution of the United States, Ithink he has jugitten about all this.

WASHINGTON, DC 20515 My Nughe OFFICIAL BUSINESS Honorable Mrs. Wright June . 8, 1987. Van writer In in the hope that perhaps you can help me with a puble that I have. I dive in a part of detinais that is unless a fellow Congression of Juis Mr. Sydney Yates. I write to Mr. yates about 9 winths ago about a public of that with my employer, the U.S. Post Office. I explained to Mr. yster that I had been removed from my job in Nov. 1981 in retaliation for filing a lawsuit against the By a gay" Supervision, and also against the the National Association of Letter Carries I sel no told his a that I ever was filled Complaints with the P. P. O., but the Post Office had failed to tun these Complaints over to the office of the E.E.O.C., for a hearing. The lawsuit was filed in August of 1981, and it was under a six month time limit. The Attorney who filed the lawsut was dishonest. He did for the year he was on the Case,

I found a new Attorney in March of 1983 to take The Case over, however be also was dishnest. all the Attenier that were involved in this lase, there were I from the Pot Office, I from the M.H. L.C., and alor I from the U.S. Attirmy office that gove into court and lied to the Judge making him think that the Case was still Active. Due to these dishmest attomys, I was never in Court at all to defend myself, from August of 1981 to January of 1986. This also brings out some questions about the Clerks that were assigned to a Judge Paul Plunkett driving this time, The I Attomys that I had to defent me were pail over 18,000 by me under the terms that I was to get all this many back plus my for and a settlement in money, I me of these many I had to borrow from my family. The last Attorney that I had on this Case had sent FROGENICATION WGTON, D. C. me letters stating that he was taking this mony from me and giving it to the Post Office's attorneys, I also believe that some of this money was used to pay-off Judge Plunkett's Clarks,

Field File No. 9A - 8013 - 1A3
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Date Received
From LEADS
(Name of Contributor)
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By
(Name of Special Agent) To Be Returned □ Yes ☒【No Receipt Given □ Yes ☒【No
Grand Jury Material - Disseminate Only Pursuant to Rule 6(e), Federal Rule of Criminal Procedure ☐ Yes ☑No
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Field File No. <u>9A-8013-1A2</u>							
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Description: Original notes re interview of							
LETTER'S PECEIVED BY THE OFFICE							
LETTER'S PECEIVED BY THE OFFICE OF HON. SIDNEY R. MATES REGARDING THE GRIEVANCE OF							

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September 23, 1986

ł								
	Postmaster							
	U.S. Postal Service							b6
	475 L'Enfant Plaza, S.W.							b7C
	Washington, D.C. 20260							
	Dear							
	You'll recall that I wro	te to	you	on	August	14.	1986	•

I have not received a reply as yet.

I would be grateful if you would check on my letter and let me know its status.

Sincerely yours,

SIDNEY R. YATES Member of Congress

SRY/GVDjs

enclosure.)

·]·

b6 b7C

August 14, 1986

•	\neg	
Postmaster		
U.S. Postal Service		
475 L'Enfant Plaza, S.W		
Washington, D.C. 20260	l	
Dear		
I've received the efrom my constituent	nclosed self-explanator	<u>ry let</u> ter
compl	ains that he was unjust	ly removed
from his job with the P	ostal Service in Novemb	per 1981
and has never had an ad		
self against the charge	s. He was employed at	the post
office in		
T reached the second of the	is and route woulder	
letter and let me have	if you would review	
Letter will rer me mave	a report on mrs case,	
	Sincerely yours,	
_	an en	
,	SIDNEY R. YATES Member of Congress	
	member or condiess.	•
Enclosure		
	•	•
CDW (CVM 2'-		,
SRY/GVDjs		,
bcc:	as above	b6
•		ь7С

Congressman Sydney Yates. 2100 Ridge Avenue. Rom 2700. Evanston, Illinois. 60204.

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By	
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	aterial - Disseminate Only Pursuant to Rule 6(e), Federal Rules ocedure \Box Yes \Box No
Title:	
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Reference:	
	(Communication Enclosing Material)
 Description:	☑ Original notes re interview of
† ₁₉	

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Home residence -

Has received all correspondence re matter Has spoken to him on several occassions explained before judicioney cannot dectate to.

Nu. Yates spoke to him Oct 1986
Not a whole lot Mr. Yates could do
regarding settlement
Outside jurisdiction of Congress

Attorney was being brought against at disk board.

motter between he and his

Called 2/20/87 - as hed what was
going on. Said

"Mr. yates should have cleaned

courts decession."

Was very upset acroading to

Never met but very high struggings

Some conversations rational others

aggitated and very upset.

He marked in blue.

Honorable Sidney R. Yates, House of Rep. 2100 Ridge ave 328-2610 Initial letter received 13 aug 86

1

Date of transcription 11/20/8	37
On Novmeber 12, 1987	
telephone	
was contacted by the undersigned agent. The undersigned	
agent explained that she was contacting regarding	
a letter sent to the home of U.S. District Court Judge	
PAUL PLUNKETT. advised that he hired a detective	
named (phonetic) from the	
to obtain the home address of	b6
PLUNKETT. advised that	b7C
information of Judge PLUNKETT, was able	
to obtain his home address advised that he	
purposely never obtained the address from the detective	
agency and had them address the envelope to Judge PLUNKETT.	
advised that he wrote the letter to	
Judge PLUNKETT only because he felt that Judge PLUNKETT	
should be aware of how he was mistreated by his attorney	
regarding his case number was the plaintiff in that case and filed suit against the United States Post	
Office and the National Association of Letter Carriers.	
The law suit was filed on August 11, 1981 by	•
attorney The case was originally before U.S.	
District Court Judge paid approximately	3
\$3,500.00 for his representation which lasted approximately]
one year. In March of 1983 the case was transferred to	
Judge PLUNKETT and hired attorney	
to represent him. It was later that found out	
that his case had been time-barred, inasmuch as attorney	
violated the six month time limit to file motions	
in the case. According totold him	
he still had a time-bar problem on parts of the case but	
he could get the case reinstated before Judge PLUNKETT.	
From 1983 through 1986, told	b 6
that he was filing motions and attending hearings before	b7
Judge PLUNKETT. Upon advice, never attended any hearings. From the beginning promised	27
attended any hearings. From the beginning promised that results of the case before PLUNKETT would	
include getting his job back with the U.S. Postal	
getting his job back with the over rostar	
	2
gation on 11/12/87 at Chicago, Illinois File CG 9-8013	<u> </u>
kfDate dictated11/19/87	

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CG 9-8013

no where.

Continuation of FD-302 of		, On	11/12/87	. , Page	<u>2</u>
wages, be paid discriming the receive dismisse paid and in Juthey had all what of his rung he was mucase and money ha	anuary of 1986 a settlement on the had promised epresentation, eting with Judge PLU on one occasion somed to be paid to the of	all attorneys fees injunction prevent: advings inasmuch as Judget it was time-barred laws. Results were law indicated to Juring of the possible serial possibl	would ing further ised that ge PLUNKETT d. nt him that not at the course that ng the ttlement he case.	7 5	ь6 ь7с
	In July of 1986 with the Attorney Recon. According to	filed a compa gistration and Discip the investiga	plinary	st	

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Date of transcription $07/01/8$	7
for United States Congressman SIDNEY R. YATES, 2100 Ridge Avenue, Evanston, Illinois, business phone 328-2610 or home phone was contacted and furnished the following information.	ь6 ь7с
stated that he has received several prior	טומ.
and has spoken telephonically to regarding these letters on several occasions.	
of a grievance had with the United States Post Office during 1981 and the lack of satisfaction regarding his settlement. He stated that the initial letter he received was during August, 1986. He indicated that this letter was forwarded to the United States Postal Service in Washington, D.C., who replied to and Congressman YATES in September and October, 1986.	ь6 ь7С
advised that apparently did not feel the United States Post Office's reply was satisfacted in regard to him being removed from his job, nor the settlement determined.	ory 56 570
advised that on June 8, 1987, sent a letter to the Honorable JAMES WRIGHT, Speaker of the House, House of Representatives, Washington, D.C., which letter was received by Mr. WRIGHT's Office and referred to Mr. YATES' staff and forwarded to him.	570
In this letter, threatened to "rob or take hostage" the people in Mr. YATES' Office.	1.6
stated that prior to this letter, he had spoken to and advised him there was not a lot Mr. YATES could do for him since the matter was before	b6 b7С
Investigation on 06/24/87 at Evanston, Illinois File # CG 9A-8013	\$
by SA Vdak Date dictated 06/27/87	b6 b7C

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<i>*</i>	b6
CG 9A-8013	ь7с
Continuation of FD-302 of	, On <u>06/24/87</u> , Page <u>2</u>
the judiciary.	
	ow clearly between he, lo member of congress could dictate a separate entity.
not doing enough for him.	they were dishonest, and were He indicated that 1986 and advised him his attorney
called him and as case. It was at that time should have changed the contractions of th	
he appeared to 1	that although he never met every high strung. During some all and understanding and in others eset.
records, also spoke to about his problem.	that Mr. YATES, according to his during October, 1986,
on page 2 regarding the th	he marked letter b7C reat in blue ink. He also stated rATES has ever seen this letter.
	railable the original letter of previous letters and replies he to

FD-302a (Rev. 11-15-83)

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	Date of transcription_	09/23/87
residence. He was advised of the	f the Mount Prospect an appointment could	l be
work, however, an appointment coudate and time of Thursday, Septem	mber 16, 1987, at 11: to the reason for the as advised, it was in the Speaker of the U, which was passed alstated that he knew owritten this letter the control of the Speaker of the Spea	set a 00 ne regard United ong to of the
stated that he the attorneys who represented him States attorneys who handled his District Court. He stated that he never received it from a greivant post office several years prior.	case in United State he wanted restitution	United es and had
stated that it is regarding this matter and sponsor south Dearborn whose name he could be called back but never could go stated he was presently but wished he was back with the differential in hourly wages and a postal carrier. He stated terminated by the post office and	ld not recall. He stet this individual. y employed h the post office due between a he had never been le	ated to et go or
ation on 09/15/87 at Mount Pros	pect, <u>Illinois</u> FNe #(CG 9A-8013
SA /dak	Date dictated 09/21/	187

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CC 91-8013

Continuation of FD-302 of		, On <u>09/15/87</u>	, Page2

him. He indicated that the attorney's he had hired for his case committed fraud by taking his money and never getting his grievance resolved to his satisfaction in Federal Court.

was then advised by SA that it was against the law to write threatening letters to anyone including a United States Congressman. By doing so, he ran the risk of being prosecuted regardless of the way he felt, Mr. YATES had handled the situation.

b6 b7C

stated that Mr. YATES did not do anything for him regarding his grievance but stated that he thought since this was a criminal matter he should have an attorney with him. He then cancelled the Thursday, 11:00 a.m. meeting and stated he would re-contact the FBI, when he could retain a lawyer.

The conversation was then terminated.

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	Date of transcription 10/05/87	
	telephonically contacted Special Agent and advised the following information: stated that the civil matter he has been and it was held before the cable PAUL PLUNKETT, United States Federal Judge, Northern cict.	ье ь7
who h the F was broug	He stated the United States Attorneys handling case for the government were His attorneys were from August, 1981, ne said filed the lawsuit and handled the paper with Costal Carrier's Union. From February/March, 1983 it who he said he paid \$14,638.00. That the case into Federal Court and asked for an extension. Sated that some parts of his suit with the postal service governed by a time limit of six months.	b b
and h matte tried to wh	stated that in January, 1986, a ruling endered by Judge PLUNKETT which in effect stated is attorney had missed the time constraints and the r was "time barred." stated that to collect an additional sum of \$4,000.00 in addition at he had already paid him. stated he has to get additional attorneys but no one wants to touch	
threa	said that he would not write any more tening letters but wished he could get his matter resolved.	
ation on	10/01/87 at Mount Prospect, Illinois File # CG 9A-8013	- A
SA	/dak Otto district 10/02/87	d °



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Agent (SA) at Chicago, Illinois.	
On July 7, 1987, a review of the Chicago indices was conducted with negative results for	
On July 13, 1987, a review of the Law Enforcement Agency Data Systems (LEADS) for reflected the following information:	
Name Address	
Sex Date of Birth Height Weight Hair Eyes Driver's License Number	b6 b7С
presently has one vehicle registered to him.	
It is a bearing 1987 Illinois License	
On the same date a criminal review at the DES PLAINES POLICE DEPARTMENT was conducted for Date of Birth with negative results.	6 7C
On the same date a review of the Computer Criminal History was also negative for	

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				Date of transcription	10/16/87
and t	telephor he was very s thought it was he still want	s a violation	being wrong of his civi	ed by his att l rights. He	orneys
all a disci	if he ever er and move all avenues of rec iplinary matte Association.	er considered nead as it ap course. He s	pears that haid he would	the pieces in e has exhaust try and push	ed the
case	was still bei			regarding th	is
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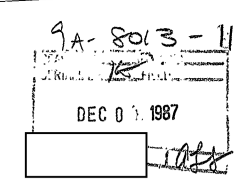
Birth	Credit .	Criminal .	☐ Death	☐ INS	Marriage	* Motor V	ehicle Other	
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Return to					- MCH	File number		
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* Date and pla	ce of marriage							
(if appli	icable)							
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Specific informa	ation desired						Social Security	Number
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N. R. Alpha #110 JUL 21 1987

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★ U.S.G.P.O.: 1986-491-509/54777



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	Race	Sex	Height	Hair		Build	Birth date and Birthplace	30 0170
ωĘ		☐ Male						
Subject's Description	Age	☐ Female	Weight	Eye	S	Complexion	Social Security Number	
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Memorandum



SAC, CHICAGO (9A-80] (Attn: SA	13)	Date 1/26/88
SSA		ъ6 ъ7С
EXTORTION OO:CHICAGO		
a hearing in the cou Judge, PAUL E. PLUNK	KETT, Northern ring were Judg SA)	SA attended ted States District Court District of Illinois. Also e PLUNKETT, Assistant United defense attorney
a forum to	air any grie	nged this hearing to give vances he had regarding eviously before Judge PLUNKET
about the handling o at his attorneys and	of his case, a	ed to state his complaints ll of which were directed ourt.
and tr as it had been barre PLUNKETT tried to ex	ied to explained by the State plain to the solution that the solution must be soluted by the solution in the solute beautiful to the solute beautiful	and Judge PLUNKETT verbally regarding the case for n that his suit was unsuccess ute of Limitations. Judge subject that justice is st be followed and that disadvantage
if he had any allega writer and that any c conduct by attorneys Attorney Registration Judicial Inquiry Boan	tions of corruallegations of or judges shown and Discipling of the respective	riter advised subject that uption he should contact funprofessional or unethical ould be reported to the inary Commission or the ely. Finally, subject er correspondence to Judge
l-Chicago		9-8013-14
DG:kju		SCARCHED INDEXED



Federal Bureau of Investigation

In Reply,	Please	Refer to
File No.	9A-	8013

219 South Dearborn Street Chicago, Illinois 60604 January 28, 1988

Honorable United States Attor Department of Justi Fifteenth Floor - S Everett McKinley Di 219 South Dearborn Chicago, Illinois	.ce South .rksen Building Street	ь6 ь70	
Attention: Assista	nt United States At	torney	
United States Attor and Special Agent (SA) eral Bureau of Inves	of your of the Chic	office ago
a letter from Mr. Yates regarding States Post Office addressed to the Ho of Representatives, lengt his grievance. Tow states, that "Frien rob the people in M the money that I ha	ongressman Sidney R. who a grievance he had several <u>years earlie</u>	o had sought hel filed with the er. The letter Speaker of the nd it basically nd restitution for the letter that I shout it I get back athem hostage. To show the stage of the	eived p from United was b6 e House b70 reitorated from ld ild
1987, SA Initi letter and stated this grievance with handling the matter the same concerns b	hat he had not received the Post Office due for him. Subsequen	nitiated contact itted writing th ived due process to his attorney nt contacts invo was adv	with is regarding b6 b7C
2 - Addressee 1 - Chicago ALS:dak	TATES C THIS INTEGRATION SA THE CHARGE SA THE CH		94-801345

On October 16, 1987, after hearing the above facts,
AUSAadvised he would decline prosecution in this matter
under the Extortion Statute (Title 18, United States Code,
Section 876) because of the lack of evidence of criminal
intent on part and because the threat is
of a veiled nature. In view of the above, no additional
investigation is being conducted by this division.
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Sincerely yours,

JAMES D. MC KENZIE Special Agent in Charge

Bv: A

Supervisory Special Agent

Memorandum



b6 b7C

To : SAC, CHICAGO (9A-8013)(P) Date	
From: SA	
Subject: MAILING OF THREATENING LETTER TO U.S. CONGRESSMAN SIDNEY YATES; 06/08/87; OO: CHICAGO	
On October 8, 1987, Assistant United States Attorney (AUSA) Civil Division, United States Attorneys Office, 219 South Dearborn, Chicago, Illinois, business phone 353-1996, was telephonically contacted by writing agent and advised the following:	
recalled the case with and stated he was assigned to it at the tail end to assist AUSA who represented the interest of the U.S. Postal Service. He advised that the Postal Service the union did not want to represent him.	b6 b7С
recalled that in the case there were some filing dates missed and that was the reason his appeal was not heard. He said the case was dismissed without notice of appeal.	b 6
stated that the U.S. Postal Service would and that he did not think had any remedies left.	ъ7C
recalled that had contacted him possibly one to two years ago and said he wanted to sue his attorney.	
stated that he thought had more than his day in court and did not think he had any remedies left. He stated that the only real question during the hearing was the 8 to 10 days of back pay which was granted in favor of	b6 b7С
2 - Chicago ALS:dak (2) 9A-8013-16 SEARCHED_INDEXED_ SERIALIZED_BLT_FILED_BLT	
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FBI - CHICAGO

CG 9A-8013

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recalled that at the conclusion of the process, was upset and thought might have made a veiled threat against his lawyer but was not sure.	
stated as far as the law goes he did not think had any legal recourse because of the time constraints associated with his grievance. He believes the legal process regarding this matter is complete.	b6 b70
stated he did not think could sue the Governmental attorneys but if he had any grievance against his attorney he could file it with the Attorney Registration and Disciplinary Committee with the Bar Association.	

-	<u>1</u> -	Date of transcription 7	/7/88
On July 5, 1988 advised of the identity of the follows:	(telephone e interviewing ag	upon being gent advised as	b6
advised to States Attorney's Office to do case.	hat he was expect o something to re	ting the United esolve his court	b 7C
hearing he had before JUDGE Panything.	hat he did not th LUNKETT in Januar	nink that the ry, 1988, resolved	ь6 ь7С
was advise his case was barred by the Sta only recourse, if any, might I not adequately represented by	atute of Limitati be against his at	e had told him tha ions and that his ctorneys if he was	
attornev whom he could hire to adv: case after the Statute of Limits \$14,000 over the next	ised that itations had expi	against Attorney took red and charged	
could never be tried. concerning to the stole it from me. I'll just he stated.	ng Attorney	stated, "He Further he	ь6 · ь7с
words to that effect. Finally me".			D
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Investigation on 7/5/88 atat	Chicago, Illinois	FII0 # Chic	ago 9-8013-√8
by SA apt		_Date dictated7/5/88	b

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Date of transcription $\frac{7/22}{}$	88
On Friday, July 8,1988, telephonically contacted the undersigned agent and stated the following: related his dissatisfaction with the November 25, 1987 meeting in Judge PAUL PLUNKETT's court regarding case. He made several vague statements to the effect that to get someone's attention Only then would Judge PLUNKETT give him proper attention and deal fairly with his case. SA advised that if he wanted to file complaints against his attorney and the judge that he was certainly entitled to do so. However, when asked if he was making a threat, he replied that he was just making strong suggestive statements to show the government that he was frustrated and wanted someone to correct the wrongful way his case was handled.	b6 ъ7с
Investigation on 7/9/88 at Chicago, Illinois File # 9-8013	-191
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7/22/88

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